PTO/SB/01 (08-03)

Approved for use through 07/31/2006, OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number. Attorney Docket Number 04-016-NG **DECLARATION FOR UTILITY OR** First Named Inventor DESIGN Nicholas Grande PATENT APPLICATION COMPLETE IF KNOWN (37 CFR 1.63) **Application Number** Filing Date Declaration Declaration Submitted OR Submitted after Initial Art Unit With Initial Filing (surcharge Filing (37 CFR 1.16 (e)) **Examiner Name** required) I hereby declare that: Each inventor's residence, mailing address, and citizenship are as stated below next to their name. I believe the inventor(s) named below to be the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled: Reversible Necktie (Title of the Invention) the specification of which 1 is attached hereto was filed on (MM/DD/YYYY) as United States Application Number or PCT International **Application Number** and was amended on (MM/DD/YYYY) (if applicable). I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment specifically referred to above. I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application. I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 365(b) of any foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below, by checking the box, any foreign application for patent, inventor's or plant breeder's rights certificate(s), or any PCT international application having a filing date before that of the application on which priority is claimed. **Prior Foreign Application** Foreign Filing Date **Priority** Certified Copy Attached? Number(s) Country (MM/DD/YYYY) Not Claimed

[Page 1 of 2] This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Additional foreign application numbers are listed on a supplemental priority data sheet PTO/SB/02B attached hereto.

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Address									
92 State Street, Suite 200									
City				Sta	te				ZIP
Boston				МА					02109
Country		Telephor	пе			Fax			
USA		(617) 720				1 '	7) 227-03		
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NAME OF SOLE OR FIRST IN	VENTOR:	1		etitio	n has t	neen file	d for thi	ie uneiar	ned inventor
Given Name				<i></i>	1,160	Family		S urisiyi	ied inventor
(first and middle [if any])						or Surr Grande			
Inventor's Signature Michala	s M	am	<u>Qe</u>						Date 3 /29/04
Residence: City	State			Cou	ıntry			Citizer	5/4//01
West Roxbury	МА			i i		United S	•		
Mailing Address 72 Martin Street									
City	State				TZIP				Country
West Roxbury	МА				0213	32			USA
NAME OF SECOND INVENTO	R:					petition	has bee	n filed fo	or this unsigned inventor
Given Name						amily N			
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Inventor's Signature	Grano	le							Date 3/29/04
Residence: City	State			Cou	ntry			Citizen	iship
West Roxbury	MA		1	USA				United S	
Mailing Address 72 Martin Street			<u>—</u>						
City	State				ZIP		1	Countr	ν
West Roxbury	MA				02132			USA	ĺ
Additional inventors or a legal rep	resentative are beir	ng named on	thesı	ıpplem	ental sh	eet(s) PT(D/SB/02A	or 02LR at	ttached hereto.

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Application Number	
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First Named Inventor	Nicholas Grande
Title	Reversible Necktie
Art Unit	
Examiner Name	
Attorney Docket Number	04-016-NG

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Name				Registration Number				
	Gary E. Lambert			35,925				
	Melissa Patangia			52,098				
	Patrick D. Archibald			52,098				
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	Telephone	(617) 720-0091		Fax	(617) 227-0313			
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SIGNATURE of Applicant or Assignee of Record								
Name	Nicholas Grande					_	-	
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Date	3/29/0	4			Telephone	617-	323-6169	
NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below*.								
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Examiner Name	
Attorney Docket Number	04-016-NG

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Practitioners associated	with the Customer Number:					
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Melissa Patangia		52,098				
Patrick D. Archibald		52,096				
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Firm or Individual Name	Lambert & Associates	-				
Address	92 State Street, Suite 200					
Address						
City	Boston	State	MA	Zip 02109		
Country	USA					
Telephone	(617) 720-0091	Fax	(617) 227-0313			
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SIGNATURE of Applicant or Assignee of Record						
Name Eric Grande						
Signature Crix Brande						
ate 3/29/04 Telephone 617 - 323 - 6169						
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92 State Street, Boston, Massachusetts 02109-2004 Telephone: 617-720-0091

Facsimile: 617-227-0313 www.lambertpatentlaw.com

NEW HAMPSHIRE OFFICE 159 Main St., Nashua, New Hampshire 03060-5592

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Name (Typed)

An applicant for patent owes a duty of candor and good faith to the United States Patent Office. This duty applies equally to any person who assisted at any time in the prosecution of the patent, including the attorney. To satisfy this obligation, all information known to be material to the patentability of any claim must be disclosed to the Patent Office. There is no requirement to search for information that might prove adverse to your invention, however, any knowledge that you currently possess or later come into possession of, must be disclosed. If at any time it is determined that you failed to comply, invalidation of the patent will result. Full disclosure of all relevant information prior to the issuance of the patent, although not a guarantee, does serve to bolster the presumption that your patent is valid.

An applicant for patent must also describe the best mode known to the inventor for carrying out the invention at the time that the inventor files the application. The description must be sufficient to enable one skilled in the art of the invention to make and use the same.

With the former in mind, please let us know whether the answer to any of the following questions is no so that we can bring it to the attention of the Patent Office: Have all the contributors to each and every claim in the patent been disclosed? MYes □No Is the application technically correct? Yes \square No Have all necessary features of the invention been described in the application? □No Are all limitations necessary to the invention described in the application? Yes □No Is the best method for making and using the invention disclosed in the application? ÚYes \square No Does the application disclose all details necessary to enable one skilled in the art to make and use the invention? \square No Have all important points known to the inventor been disclosed to the attorney, e.g.; sales, offers to sell the invention, public use, commercial use? □No Have the most relevant references been disclosed to the attorney and have the most PYes □No relevant parts been pointed out and explained where necessary? Nicholas Grande



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92 State Street, Boston, Massachusetts 02109-2004 Telephone: 617-720-0091 Facsimile: 617-227-0313 `www.lambertpatentlaw.com

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Is the application technically correct?	⊠Yes □No
Have all necessary features of the invention been described in the application?	WYes □No
Are all limitations necessary to the invention described in the application?	□Yes □No
Is the best method for making and using the invention disclosed in the application?	ĽYes □No
Does the application disclose all details necessary to enable one skilled in the art to make and use the invention?	∐Yes □No
Have all important points known to the inventor been disclosed to the attorney, e.g.; sales, offers to sell the invention, public use, commercial use?	Yes No
Have the most relevant references been disclosed to the attorney and have the most relevant parts been pointed out and explained where necessary?	Yes DNo
Eric Grande Eux Sravel 3/29 Name (Typed) Signature	9/04 Date